

This Sixth Amer	ndment to Contract for Ele	ectric Service ("Sixth A	mendment") is made and
entered into effective _	July 17, 2019	("Effective Date"), by	and between Dominion
Energy South Carolina	, Inc. f/k/a South Carolin	na Electric & Gas Com	pany (the "Company" or
"DESC") and Owen Ele	ctric Steel Company of S	outh Carolina D/B/A CN	IC Steel Company South
Carolina (the "Custome	r").		

RECITALS

- A. Company and Customer entered into a Contract for Electric Service effective June 1, 1997 (the "Original Contract") for the provision of electric utility service to their Rolling Mill facility located at 310 New State Road, Cayce South Carolina 29033-3704 ("Premises").
- B. Since the Contract was originally entered into, the Company has changed its name from South Carolina Electric & Gas Company to Dominion Energy South Carolina, Inc.
- C. On November 25, 2002, the Original Contract was amended (the "First Amendment") generally to modify the rate for billing.
- D. On October 9, 2007, the Original Contract was amended (the "Second Amendment") generally to modify the rate for billing.
- E. On June 21, 2010, the Original Contract was amended (the "Third Amendment") generally to combine the Arc Furnace and Rolling Mill service and to modify the rate.
- F. On October 10, 2012, the Original Contract was amended (the "Fourth Amendment") to extend the term of the Original Contract through December 31, 2016.
- G. On November 14, 2016, the Original Contract was amended (the "Fifth Amendment") to extend the term of the Original Contract through December 31, 2019.
- H. The Original Contract, the First Amendment, the Second Amendment, the Third Amendment, the Fourth Amendment, the Fifth Amendment and this Sixth Amendment, together with any documents expressly incorporated in the Original Contract, the First Amendment, the Second Amendment, the Third Amendment, the Fourth Amendment the Fifth Amendment and this Sixth Amendment, are referred to herein collectively as the "Contract." The Contract constitutes the sole and entire agreement between the parties and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to the same services.



CONTRACT

1. The recitals set forth above are an integral part of this Sixth Amendment. All defined terms used in this Sixth Amendment shall have the same meaning as in the Original Contract unless otherwise specified.

2. Customer has requested and Company has agreed to
, and from a Substation adjacent to the Customer's electric arc furnace (CMC #1 - Sub ID 657). Customer has requested
. The dimensions of this
and the specifications of the area as follows:
Supply: Service Method: Delivery: Connected Point of Service: Metered Voltage: Meter Location:
3. The that will be added at a later date. with infrastructure and provisions for amendment.
4. Customer shall furnish,
Once the proposed site meets the Company's proposed use in Company's reasonable discretion, Customer hereby agrees to sign a commercially reasonable and mutually agreeable all clearing and grading required on the site. In addition, Customer shall perform all clearing and grading required on the site. Once the site is approved as compliant with reasonable Company specifications,
reasonably sufficient right of way has been acquired. See Attachment B for estimated construction schedule. These dates set forth in Attachment B are contingent upon this contract being signed no later than August 1, 2019.
5. Company's shall have sufficient to accommodate Company's lines currently lines currently the event Customer wishes for lines currently line



6.	Additional	required	service fac	ilities ned	cessary	to provi	de this	of	service s	shall
									Market Control	
				•	•		for these			
and Custo	mer agrees	to pay a	Contribution	on in Aid	to Cons	truction	for the full	l amount	as descr	ibed
below.										

		Estimated Cost				
Project Item		Distribution	Substation	Transmission	Total	
7109A	Acquire land for					
7109B	Acquire land for					
7109C	Purchase					
	Book Value of					
7109D	Design and construct					
Subtotal						
Net Present Value Gross Up Charge at 13.47% NPV Gross-Up rate						
Total Estimated Contribution in Aid to Construction						

- 7. Included in the costs described above, in compliance with Company's procedures and PSC of SC Order 88-237, Customer agrees to pay the net present gross-up rate equal to 13.47% of the subtotal of costs. This rate is based on Company's cost of capital and current IRS depreciation rates.
 - 8. Customer agrees to make progress payments per the schedule below:

Payment Schedule

Due By	Payment		
Totals			



9. Customer agre	es to reimburse the	Company for its	reasonable a	ctual costs	for
	orovide Customer wit en refund any over cha			additional co	osts.
10.		Company	will build this		
11. Facility Charge: the expense incurred in owr Company an additional monthe Non-Standard Feeder a agreed to be	thly facility charge of	aintaining the same for the exc	e, Customer ag ess investment	rees to pay and expens	the se in
The facility charge ra a year based on Company's is subject to change with a co in the event of a other sums due under this co	orresponding change in	he base on which t h the current value	the facility charg	ges is calcula unit(s) of ca	ated pital
12.					F
13. The Company's These guidelines outline req	Company of the Compan	are attached he	ereto and made	a part her	reof.

14. This Contract provides for full requirements service provided by the Company to the Customer. During the term of this Amendment and any extensions, this Amendment shall be for full-requirements service which requires that all energy and capacity be purchased from the Company except for Customer-owned power generation for emergency use by Customer as backup for its critical infrastructure. This section would not preclude Customer from participating in any of Company's programs including its customer applicable Distributed Energy Resource (DER) or Standby Generator programs. In the event Customer elects to become a partial requirements customer by self-generating all or part of its load outside of Company programs during the term of this Amendment or any extensions, Customer agrees to renegotiate a new contract.



OWEN ELECTRIC STEEL COMPANY OF

SIXTH AMENDMENT TO CONTRACT FOR ELECTRIC SERVICE (CONTRACT # E970138)

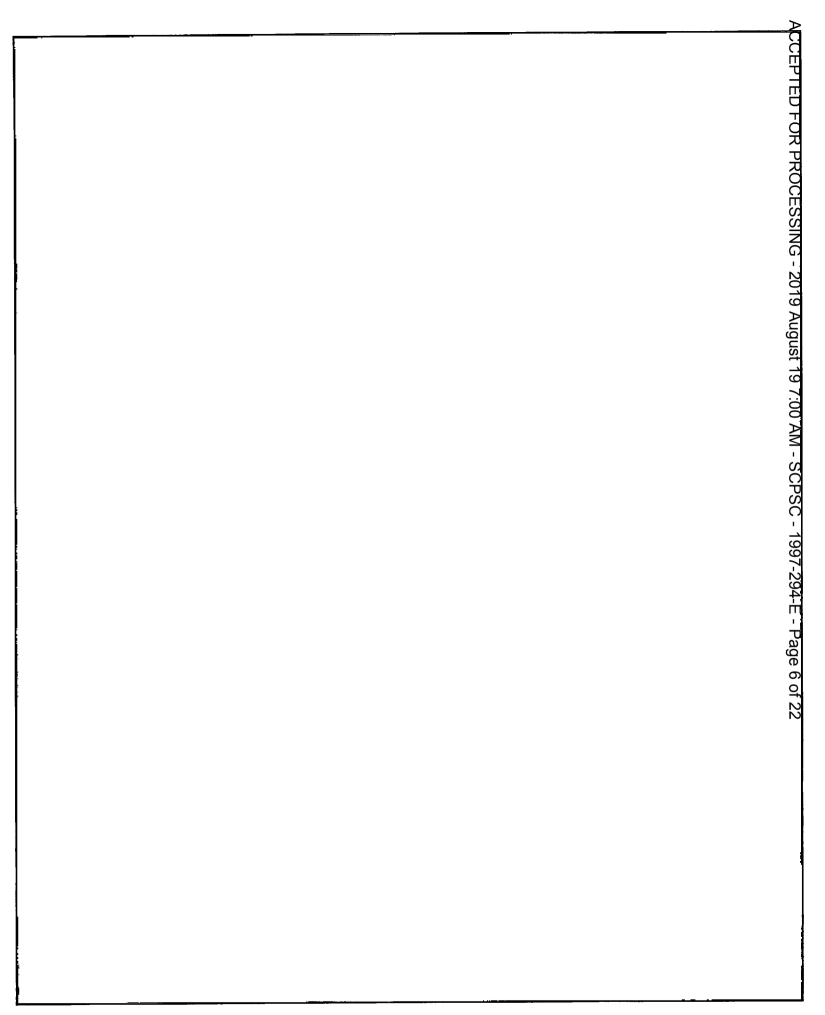
DOMINION ENERGY SOUTH CAROLINA, INC.

15. The Fifth Amendment expires by its terms on December 31, 2019. By this Sixth Amendment, Customer and Company agree to extend the term of the Contract through midnight on December 31, 2023.

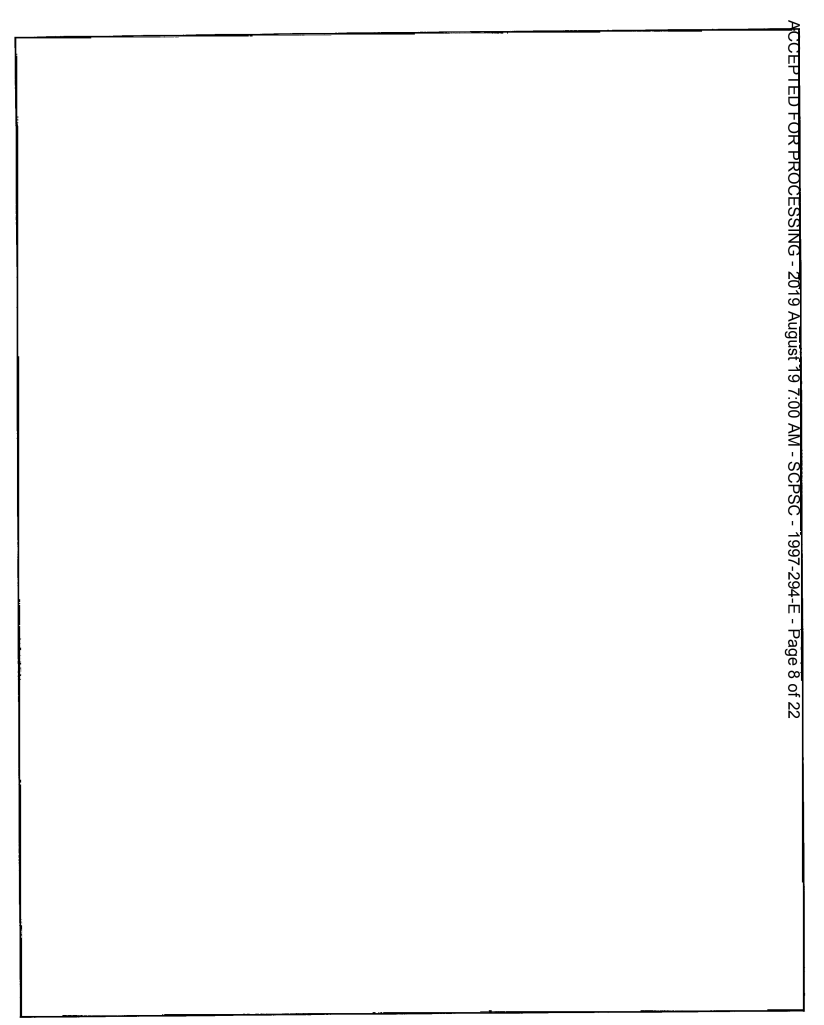
Except as modified by this Sixth Amendment, the Original Contract and the Amendments are ratified and confirmed in all respects.

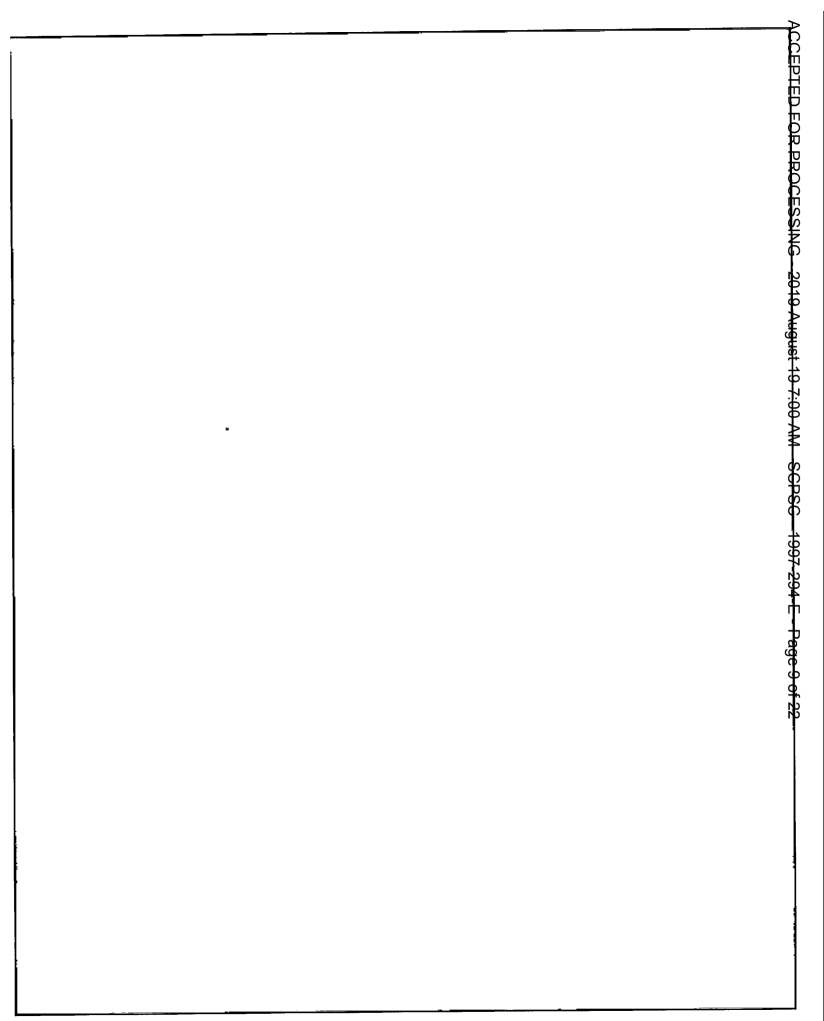
IN WITNESS WHEREOF, Company and Customer have executed this Sixth Amendment effective as of the day and year first above written.

SOUTH CAROLINA	
By: Bryan L. Porter	By: DocuSigned by: Daniel F. Eassis
Name: Bryan L. Porter	Name: Daniel F. Kassis
Its: <u>Director of Operations</u>	Its: VP, Customer Relations & Renewables Authorized Representative

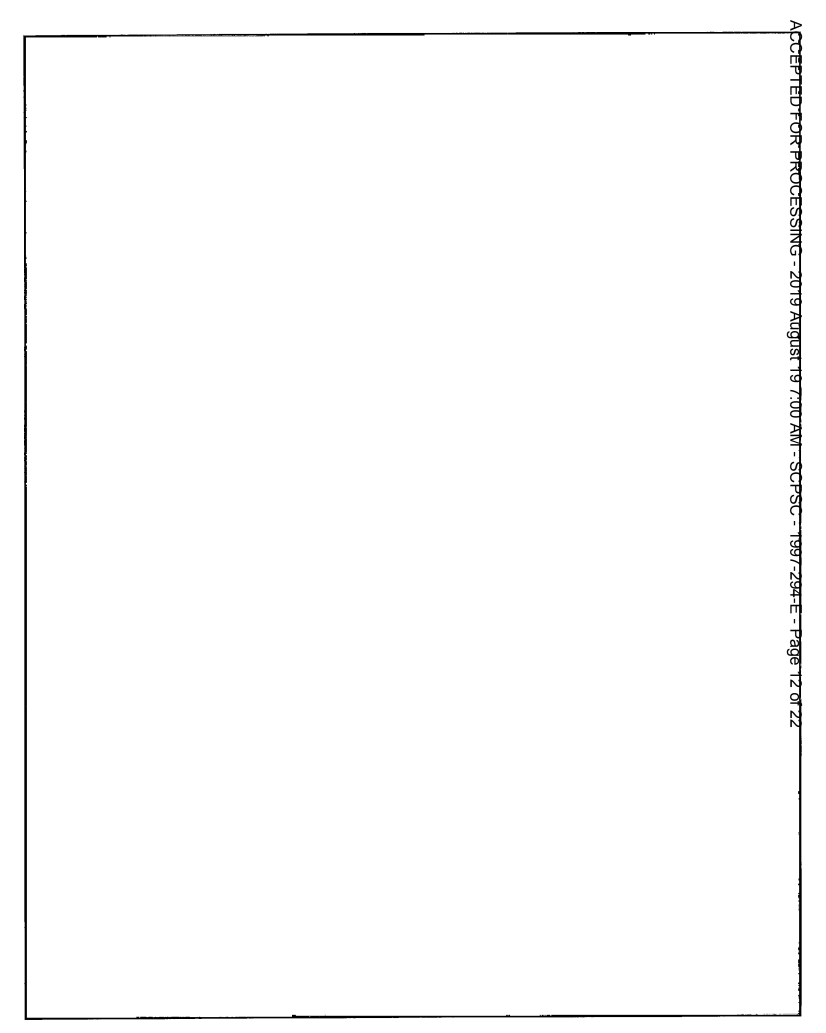


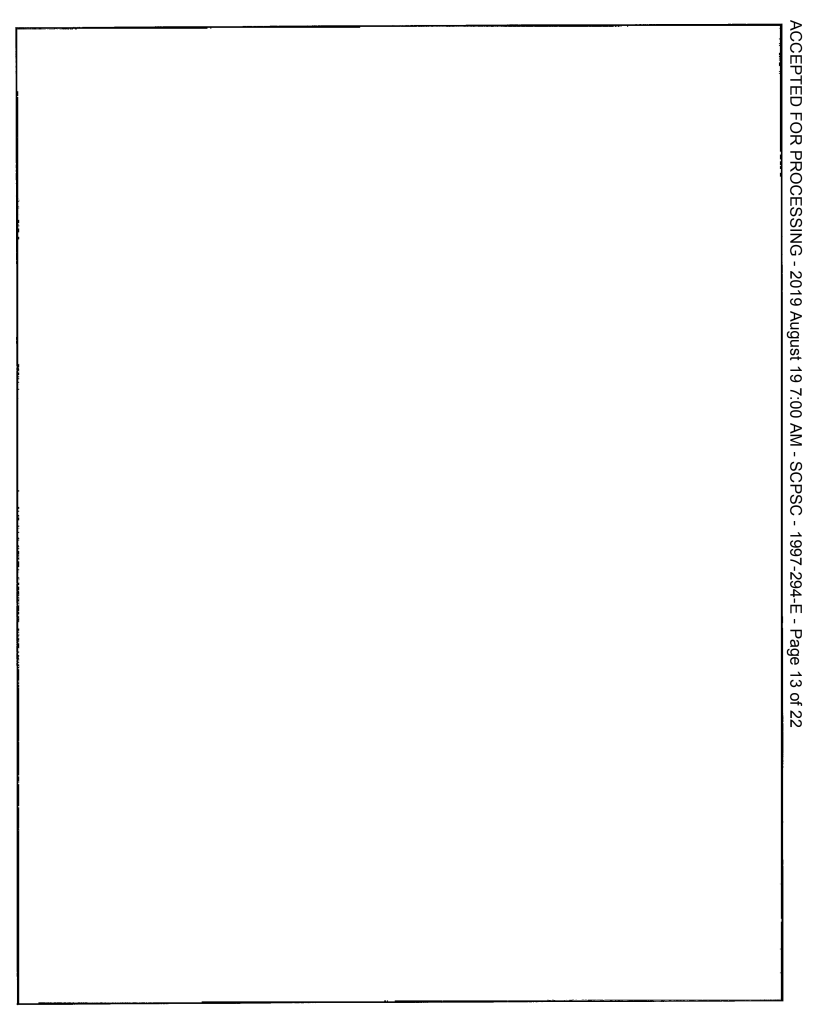
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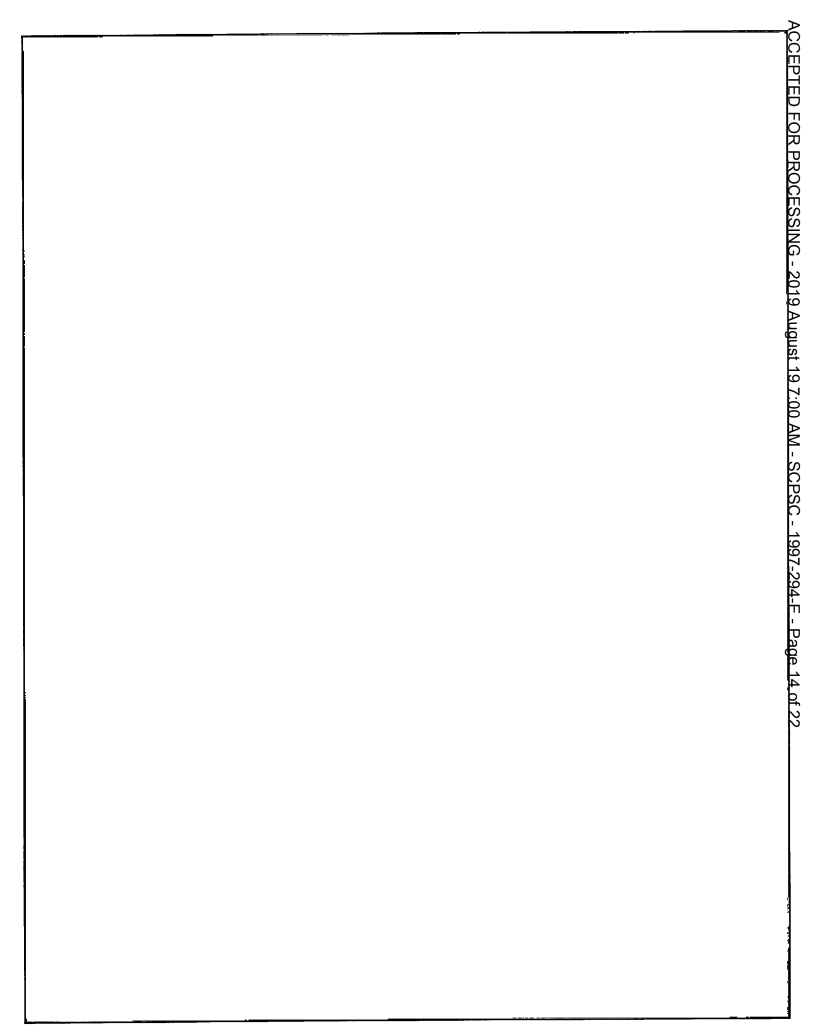


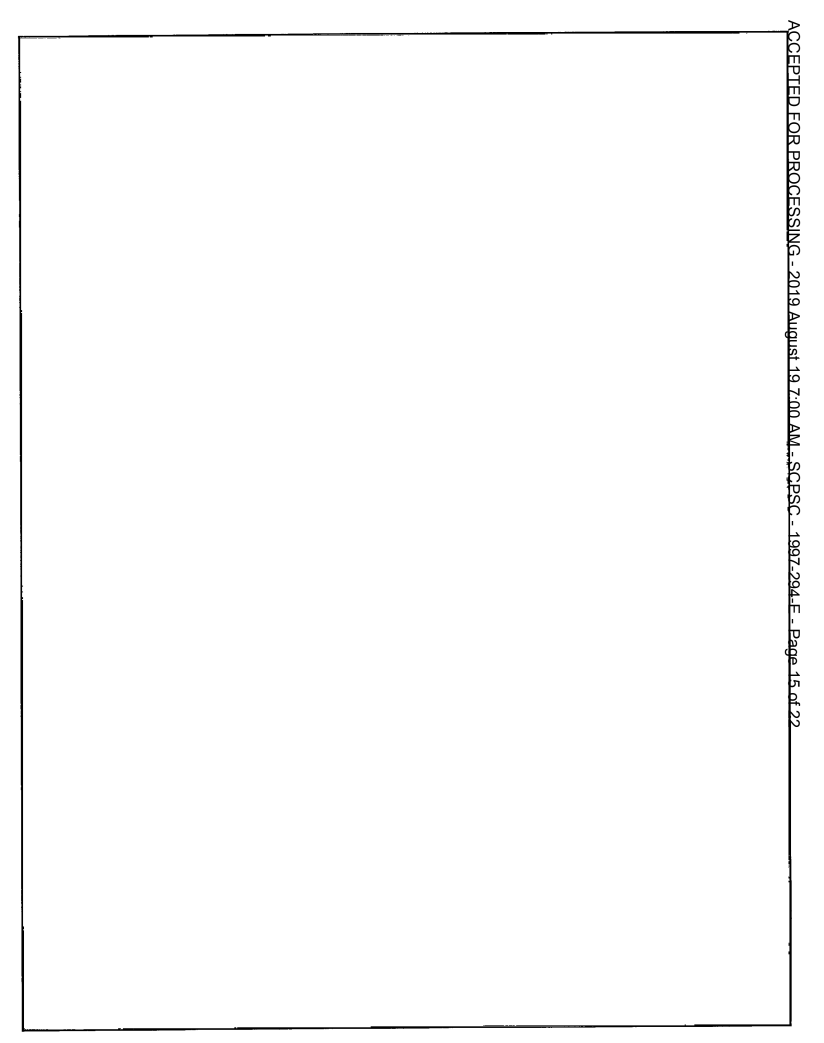


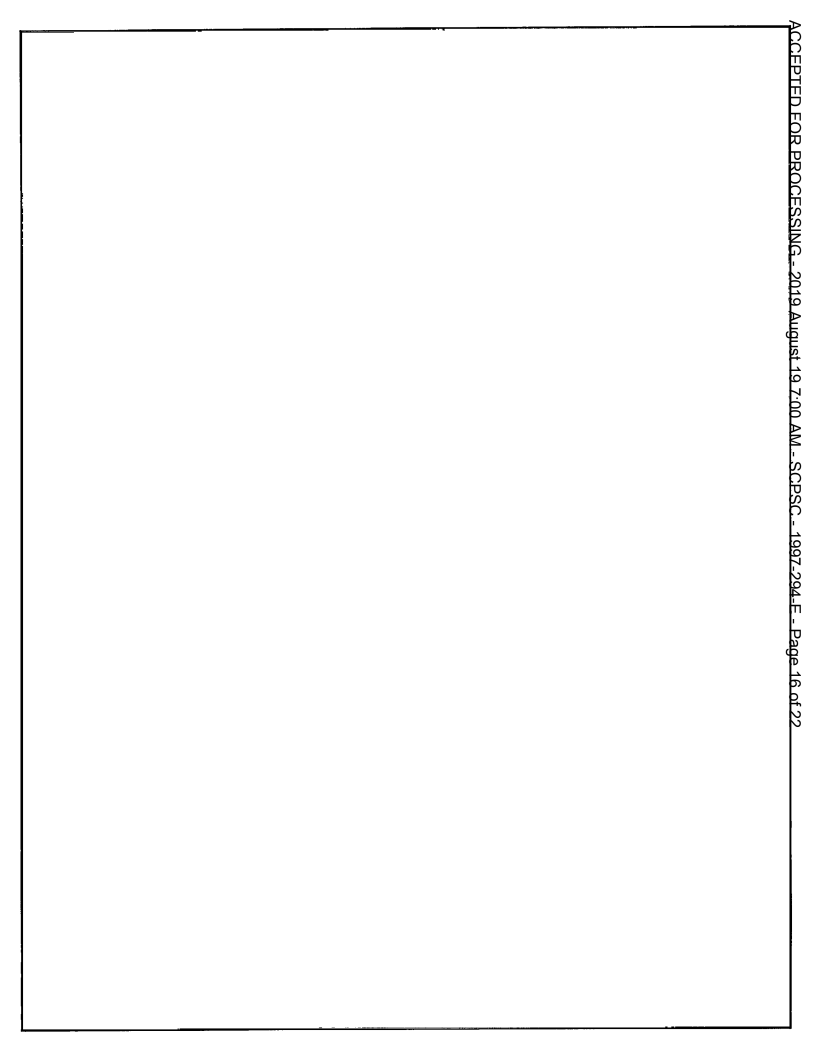
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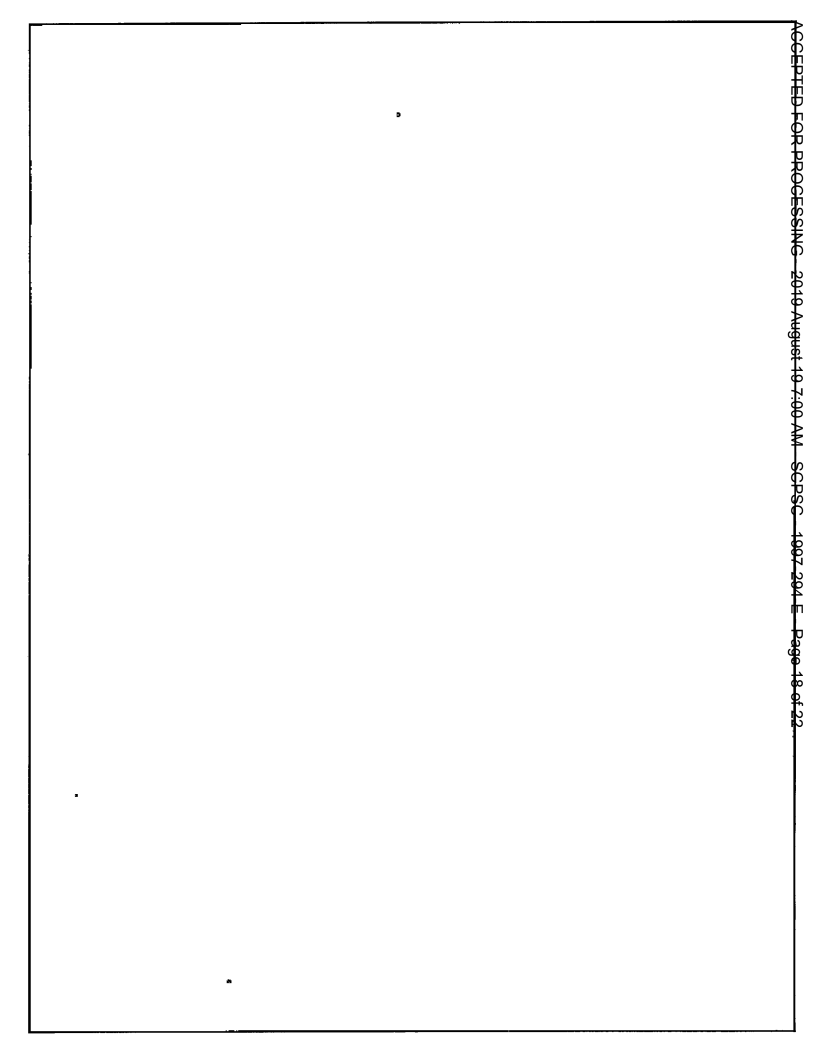


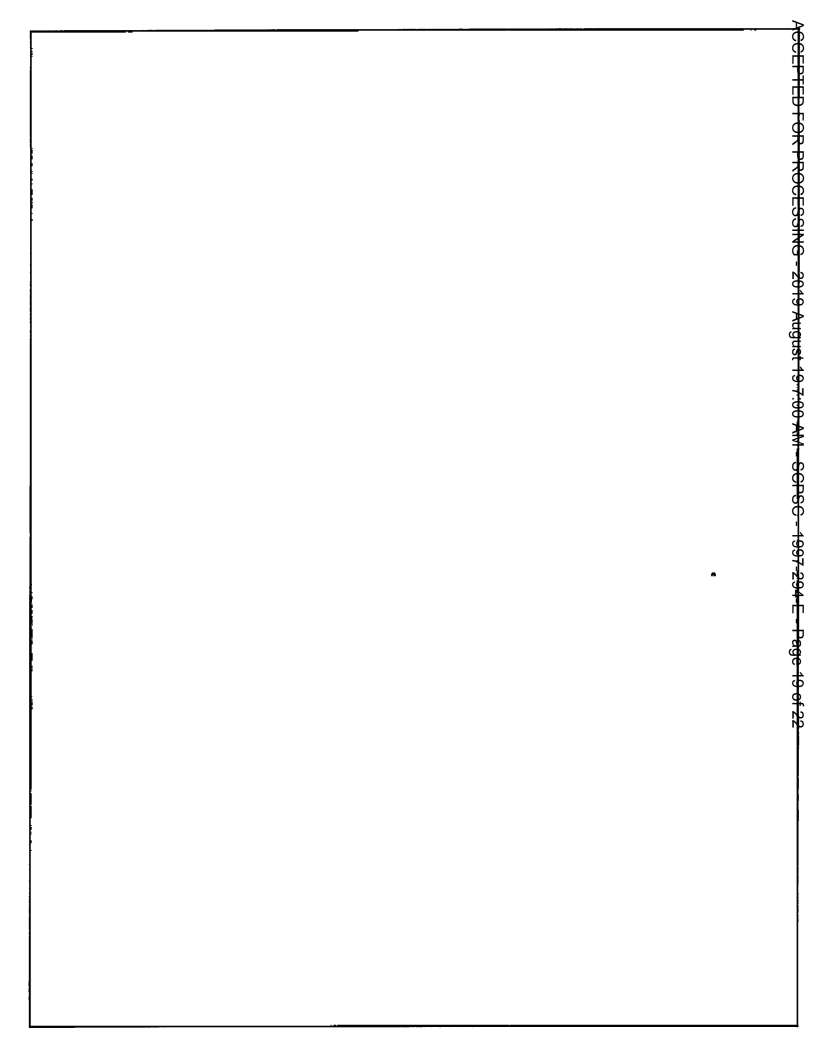


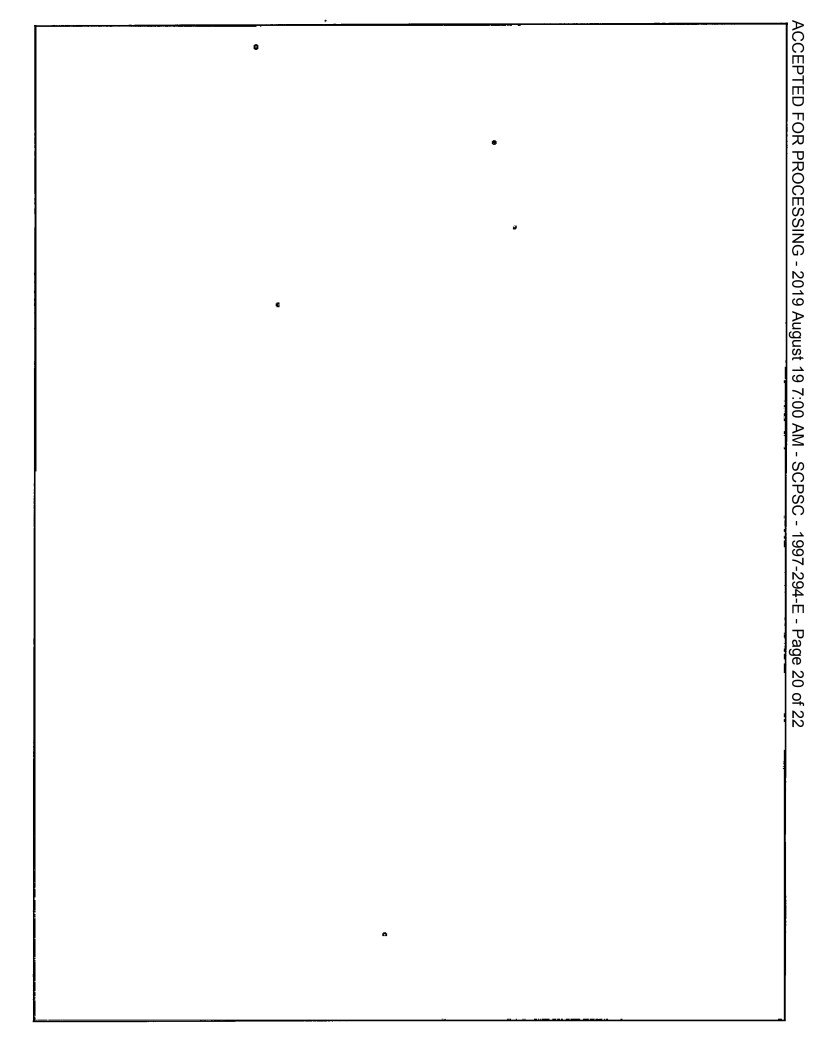


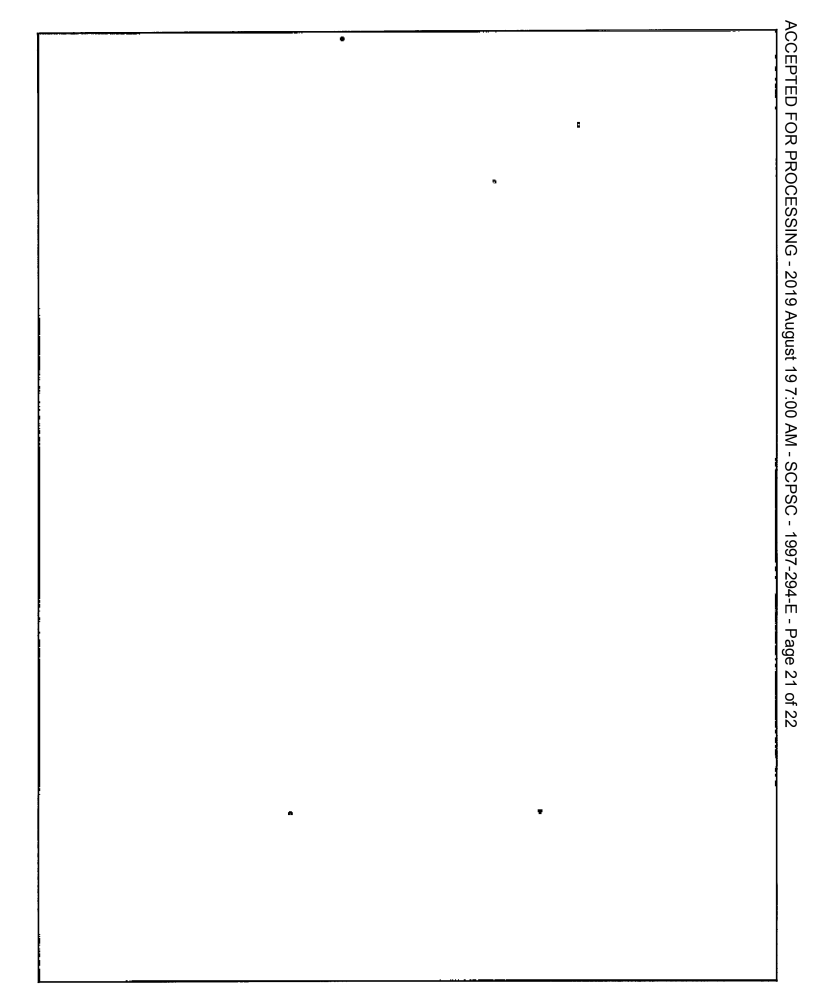












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